

DOCKET NUMBER: 24-cr-162 (EK) (CLP)**CRIMINAL CAUSE FOR** Pleading**BEFORE CHERYL L. POLLAK, U.S.M.J.** **DATE:** 07/01/2024 **TIME IN COURT:** 25 Minutes**DEFENDANT'S NAME:** Disheem Laquan Rileyx Present Not Present x Custody Not Custody**DEFENSE COUNSEL:** Michael P. Paddenx Federal Defender CJA Retained**A.U.S.A.:** Michael Joseph Castiglione **PRETRIAL/PROBATION:****COURT REPORTER****ESR OPERATOR****LOG:** 09:40 - 10:05 x Dominic Budetti**INTERPRETER:** None**LANGUAGE:** N/A

<u> </u> Arraignment	<u> </u> Revocation of Probation – non-contested
<u>x</u> Change of Plea Hearing (~Util-Plea Entered)	<u> </u> Revocation of Probation – contested
<u> </u> In Chambers Conference	<u> </u> Sentencing – non-evidentiary
<u> </u> Pre-Trial Conference	<u> </u> Sentencing – contested
<u> </u> Initial Appearance	<u> </u> Revocation of Supervised Rel. – evidentiary
<u> </u> Status Conference	<u> </u> Revocation of Supervised Rel. – non-evidentiary
<u> </u> Telephone Conference	<u> </u> Voir Dire Begun
<u> </u> Jury Selection	<u> </u> Voir Dire Held
<u> </u> Motion Hearing – evidentiary	
<u> </u> Other Hearing:	

x Case calledx Defendant: [x] Sworn [x] Informed of Rightsx Defendant consents to have plea taken by a U.S. Magistrate Judge after being advised of the right to have the plea taken before a U.S. District Judge. Waiver of Indictment Executedx Defendant Withdraws Not Guilty Plea and Enters Plea of Guilty as Stated on the Recordx Court Finds Factual Basis for the Plea Sentencing Set for: To be set at a later datex Based on the proceedings held in open court, it is respectfully recommended that the Court: (1) find that the plea of guilty was made knowingly, and is voluntary and uncoerced; (2) find that there is a factual basis for the plea; and (3) accept the plea. Order of Excludable Delay Entered: From To Order of Temporary Detention Entered**TEXT**

Case called. Defendant Disheem Laquan Riley present with Michael P. Padden (Federal Defenders). AUSA Michael Joseph Castiglione present for the government. Defendant consented to having plea taken by Magistrate Judge Pollak. Defendant pled guilty to Count 1 of the indictment (Threats to Use Explosives), 18 U.S.C. § 844(e). Judge Pollak recommends that Judge Komitee accept defendant's plea. Sentencing to be set at a later date.

UTILITIES

<u> x </u>	~Util-Plea Entered	<u> </u>	~Util-Add/Terminate Attorneys
<u> </u>	~Util-Exparte Matter	<u> </u>	~Util-Terminate Parties
<u> </u>	~Util-Set/Reset Deadlines	<u> </u>	~Util-Indictment Unsealed
<u> </u>	~Util-Set/Reset Hearings	<u> </u>	~Util-Information Unsealed
<u> </u>	~Util-Set/Reset Deadlines/Hearings	<u> </u>	~Util-Bond Set/Reset
<u> </u>	~Util-Terminate Motions	<u> </u>	~Util-Set/Reset Mot./R&R Deadlines/Hearings